

ASSIGNMENT OF PLANT PATENT APPLICATION

Whereas I Thomas R Young of the United States ,

Hereafter referred as applicant, have invented certain new and useful improvements in
"Pineapple plant named Honey Gold" for which an application for a United States Patent
was filed on 7/7/03, and

Whereas, Del Monte Fresh Produce of Coral Gables

Here referred to "assignee" whose mailing address is

P.O. Box 149222 Coral Gables FL 33114-9222

is desirous of acquiring the entire right, title and interest in the same;

Now, therefore, in consideration of the sum of ten dollars (\$ 10), the
receipt whereof is acknowledge, and other good and valuable consideration, I, the
applicant, by these present do sell, assign and transfer unto said assignee the full and
exclusive right to the said invention in the United States and the entire rights, title and
interest in and to any and all Patents which may be granted therefore in the United States
Patent to said assignee, of the entire right, tile and interest in and to any and all Patents
which may be granted therefore in the United States, I hereby authorize and request the
Director of the U.S. Patent and Trademark Office to issue said United States Patent to
said assignee, of the entire right, title, and interest in and to the same, for his sole use and

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FROM-DELMONTE FRESH PRODUCE

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behoof; and for the use and behoof of his legal representatives, to the full end of the term
for which said patent may be granted, as fully and entirely as the same would have been
held by me had this assignment and sale not been made.

Executed this 30th day of June, 2003.

At Coral Gables, Florida

TL RY

Signature

Witnessed: Olga M. Rodriguez

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T-506 P.02/05 F-808

ASSIGNMENT OF PLANT PATENT APPLICATION

Whereas I Juan Luis Morales of Costa Rica,

hereafter referred as applicant, have invented certain new and useful improvements in
"pineapple plant named Honey Gold" for which an application for a United States Patent
was filed on 7/7/03, and

Whereas, Del Monte Fresh Produce of Coral Gables,

here referred to "assignee" whose mailing address is

P.O. Box 149222 Coral Gables FL 33144-9222

is desirous of acquiring the entire right, title and interest in the same;

Now, therefore, in consideration of the sum of Ten dollars (\$ 10), the
receipt whereof is acknowledged, and other good and valuable consideration, I, the
applicant, by these presents do sell, assign and transfer unto said assignee the full and
exclusive right to the said invention in the United States and the entire rights, title and
interest in and to any and all Patents which may be granted therefore in the United States
Patent to said assignee, of the entire right, title and interest in and to any and all Patents
which may be granted therefore in the United States, I hereby authorize and request the
Director of the U.S. Patent and Trademark Office to issue said United States Patent to
said assignee, of the entire right, title, and interest in and to the same, for his sole use and

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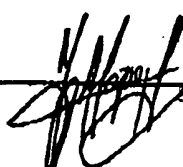
before: and for the use and behoof of his legal representatives, to the full end of the term
for which said patent may be granted, as fully and entirely as the same would have been
held by me had this assignment and sale not been made.

Executed this 30th day of June, 2003.

At Buenos Aires-Puntarenas, Costa Rica


Signature

Witnessed:



ASSIGNMENT OF PLANT PATENT APPLICATION

Whereas I, Hans Sauter of Costa Rica,

hereafter referred as applicant, have invented certain new and useful improvements in
"Pineapple plant named Honey Gold" for which an application for a United States Patent
was filed on 7/7/03, and

Whereas, Del Monte Fresh Produce of Coral Gables,

here referred to "assignee" whose mailing address is

P.O. Box 149222 Coral Gables FL 33111-9222

is desirous of acquiring the entire right, title and interest in the same;

Now, therefore, in consideration of the sum of Ten dollars (\$10), the
receipt whereof is acknowledged, and other good and valuable consideration, I, the
applicant, by these presents do sell, assign and transfer unto said assignee the full and
exclusive right to the said invention in the United States and the entire rights, title and
interest in and to any and all Patents which may be granted therefore in the United States
Patent to said assignee, of the entire right, title and interest in and to any and all Patents
which may be granted therefore in the United States, I hereby authorize and request the
Director of the U.S. Patent and Trademark Office to issue said United States Patent to
said assignee, of the entire right, title, and interest in and to the same, for his sole use and

behalf; and for the use and behalf of his legal representatives, to the full end of the term for which said patent may be granted, as fully and entirely as the same would have been held by me had this assignment and sale not been made.

Executed this 30th day of June, 2003.

at San Jose, Costa Rica

X

AP Santini

Signature

X

Witnessed:

Philip BHF

PUBLICATION 56-202
Approved by the Patent Act 1952, and
by the Trademark Office U.S. Department of Commerce
Under the Plant Variety Act of 1970, no patent or trademark application shall be filed in the United States Patent and Trademark Office for a plant variety which has been granted a plant variety certificate by the International Office of the World Intellectual Property Organization.

DECLARATION (GPR 1.63) FOR PLANT APPLICATION USING AN APPLICATION DATA SHEET (37 CFR 1.76)

Title or invention	pineapple plants named "Honey Gold"	
As the below named Inventor(s), I/we declare that:		
This declaration is made to:		
<input checked="" type="checkbox"/> The attached application, or <input type="checkbox"/> Application No. _____ filed on _____ <input type="checkbox"/> as amended on _____ (if applicable).		
I/we believe that I/we am/e are the original and true Inventor(s) of the new and distinct variety of plant which is claimed and for which a plant patent is sought.		
I/we have accurately represented the plants to which this application applies:		
<input type="checkbox"/> The plant was found in a cultivated area (check this box for a newly found plant only); I/we have reviewed and understood the contents of the above-identified application, including the claims, as provided by any information specifically referred to above;		
I/we acknowledge the duty to disgorge to the United States Patent and Trademark Office all information known to me to be material to patentability as defined in 37 CFR 1.56, including for continuation-in-part applications, the information which becomes available between the filing date of the prior application and the issuance of PCT International filing date of the continuation-in-part.		
All statements made herein of my/our own knowledge are true, all statements made herein on information and belief are believed to be true, and further that other statements were made with the knowledge that such false statements and the like are punishable by law or infringement, or both, under 18 U.S.C. 1001, and may jeopardize the validity of the application or any patent issuing therefrom.		

FULL NAME OF INVENTOR(S)		
INVENTOR ONE:	MORAL JR., JUAN Luis	
Signature:		
Citizen of: _____		
INVENTOR TWO:	SAUTED, Maria	
Signature:		
Citizen of: _____		
INVENTOR THREE:	YOUNG, Thomy R.	
Signature:		
Citizen of: _____		

Associated Inventor or a legal representative are being named on _____ additional form(s) attached hereto.
 The declaration of invention is required by 35 U.S.C. 162 and 37 CFR 1.63. The inventor(s) is required to make a deposit by the 15th day of the month following the filing date of the application, or earlier if required by 37 CFR 1.56, to the U.S. Patent and Trademark Office for the protection of the plant variety. The deposit is required to contain 7 vials of live tissue to conserve, multiply, examine, propagate, and determine the commercial application there of to the U.S.P.O. There are very expenses upon the individual claim. Any amounts on the amount of time you require is covered the time until completion of processing the invention, should be paid to the U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1520, Alexandria, VA 22313-1520. DO NOT SEND FEES OR COMPLETED FORMS TO THE INTERNATIONAL OFFICE OF THE WORLD INTELLECTUAL PROPERTY ORGANIZATION, P.O. Box 1690, Geneva, CH-1211-1690.

If you need assistance in completing the form, call 1-800-PTO-9799 and select option 2.

**DECLARATION (CFR 1.63) FOR PLANT APPLICATION USING AN APPLICATION
DATA SHEET (37 CFR 1.76)**

Pineapple plant named "Honey Gold"

As the below named inventory, was delivered

This distribution is directed to:

- The named applicant, or
 Application No. _____ filed on _____
 as amended on _____ (if application)

You believe that there are two regions and that boundary of the next and distinct variety of plants which is situated and for which a name remains to be sought.

This form is generally completed by the plant to which this application applies;

- The plant was found in a disturbed area (check this box for a newly found plant only)
You have reviewed and understand the contents of the above-mentioned application, including the claims, as amended by any amendment specifically referred to above;

This acknowledgement is made by the United States Patent and Trademark Office as information known or made to be related to patentability as defined in 37 CFR 1.56, including for continuation-in-part applications, includes information which becomes available between the filing date of the prior application and the National or PCT International filing date of the continuation-in-part.

All statements made herein or made by any other person or persons are true, to the best of my knowledge and belief, and I further make herein an affirmation and declaration that the information contained in this statement is true and correct to the best of my knowledge and belief, and that it has not been falsified, concealed or suppressed; and that the same are not purportable by me as being material, of fact, under 18 U.S.C. 1001, and may jeopardize the validity of the registration of any natural gas pipeline system.

100 MAY 1970 VOL 10 NO 5

MEGALEPSI, fund. LUCIE

Signature _____ **Date** _____

Investigator Name: John Doe Date: 10/10/10

EDWARD *EDWARD*

Youngster **YOUNGSTER**

elements —————— *currents*

- Additional language or a legal transcription is being served on _____.

TO THIS ADDITIONAL DEMAND FOR COMPENSATION FOR PAST AND FUTURE LOSS OF EARNINGS AND EXPENSES, WHICH ARE AND WILL BE INCURRED AS A RESULT OF THE DEFECTIVE PRODUCT.

PP05850A (05-03)

Approved for use through 07/31/2005. OMB 0651-0022
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

**DECLARATION (CFR 1.63) FOR PLANT APPLICATION USING AN APPLICATION
DATA SHEET (37 CFR 1.76)**

Title of invention	Pineapple plant named "Honey Gold"	
As the below named Inventor(s), I/we declare that:		
This declaration is directed to:		
<input checked="" type="checkbox"/> The attached application, or <input type="checkbox"/> Application No. _____ filed on _____ <input type="checkbox"/> as amended on _____ (if application);		
I/we believe that I/we am/are the original and first inventor(s) of the new and distinct variety of plant which is claimed and for which a plant patent is sought;		
I/we have accurately reproduced the plant to which this application applies;		
<input type="checkbox"/> The plant was found in a cultivated area (check this box for a newly found plant only);		
I/we have reviewed and understand the contents of the above-identified application, including the claims, as amended by any amendment specifically referred to above;		
I/we acknowledge the duty to disclose to the United States Patent and Trademark Office all information known to me/us to be material to patentability as defined in 37 CFR 1.66, including for continuation-in-part applications, material information which became available between the filing date of the prior application and the national or PCT international filing date of the continuation-in-part.		
All statements made herein of my/our own knowledge are true, all statements made herein on information and belief are believed to be true, and further that these statements were made with the knowledge that willful false statements and the like are punishable by fine or imprisonment, or both, under 18 U.S.C. 1001, and may jeopardize the validity of the application or any patent issuing thereon.		

FULL NAME OF INVENTOR(S)

Inventor one: MORALES Juan Luis

Signature: _____ Citizen of: _____

Inventor two: SAUTER Hans

Signature: _____ Citizen of: _____

Inventor three: YOUNG Thomas R

Signature: JCR/yr Citizen of: USA

Additional inventors or a legal representative are being named on _____ additional form(s) attached hereto.

This collection of information is required by 37 U.S.C. 115 and 37 CFR 1.63. The information is provided to obtain or make a benefit by the public which is to be used by the USPTO to process an application. Confidentiality is provided by 37 U.S.C. 115 and 37 CFR 1.14. This collection is estimated to take 1 minute to complete, including gathering, preparing, and submitting the completed application to the USPTO. The time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

If you need assistance in completing the form, call 1-800-PTO-9199 and select option 2.

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POWER OF ATTORNEY OR AUTHORIZATION OF AGENT		Customer Name U.S. Fresh and Frozen Produce Division Del Monte Fresh Produce-Nippon America Inc.											
		Phone No.											
		FAX Number (if any)	MORALEZ, JAMES LUIS										
		Title	FRESH-APPLE PLANT MANAGER										
		Attorney/Customer Number	Honey Gold Pineapple										
<p>I hereby appoint:</p> <p><input type="checkbox"/> Practitioner or Customer Number <input type="text"/> → <input type="text"/> OR <input checked="" type="checkbox"/> Practitioner named below:</p> <table border="1"> <tr> <td>Name</td> <td>Registration Number</td> </tr> <tr> <td>John Dodge</td> <td>45528</td> </tr> <tr> <td> </td> <td> </td> </tr> <tr> <td> </td> <td> </td> </tr> <tr> <td> </td> <td> </td> </tr> </table> <p>Please change the correspondence address for the above-listed application to: <input type="checkbox"/> The above-named Customer Number, OR <input type="checkbox"/> Practitioner or Customer Number <input type="text"/> → <input type="text"/> OR <input checked="" type="checkbox"/> Same as Practitioner Name Dodge & Associates Address 1787 N STREET Address City Washington State DC Zip 20036 Country USA Tel 202-463 32 75 Fax 202-469 92 78</p> <p><input checked="" type="checkbox"/> Application number: <input type="checkbox"/> Assignee of record of the above interest. See 37 CFR 2.71. Statement under 37 CFR 2.70(d) concerning prior Priorities.</p> <p>SIGNATURE of Applicant or Assignee of Record Name JAMES LUIS MORALEZ Signature JAMES LUIS MORALEZ Date 06/10/03 Voluntary</p> <p>Serial numbers of all the inventions or assignments of record of the above interest of this assignee(s) are listed, below, unless more than one application is recorded, copy below:</p> <p><input type="checkbox"/> None 3 Inventor(s) assigned.</p>				Name	Registration Number	John Dodge	45528						
Name	Registration Number												
John Dodge	45528												

This instrument of assignment is required by 37 CFR 1.81 and 1.82. The assignee is required to retain a copy of the same which is to be filed in the USPTO as evidence of assignment. Confidentiality is provided by 35 U.S.C. 122 and 37 CFR 1.14. This instrument is intended to take effect in accordance with the laws of the state of New York to accomplish the purposes hereinabove set forth. Any disputes as to the meaning of this instrument or to its effect may be referred to arbitration by the American Arbitration Association, Inc., New York, NY, under its rules of arbitration, as amended from time to time, and judgment upon the award rendered thereon may be entered in any court having jurisdiction thereof. U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 9000, Washington, DC 20532-9000. DO NOT SEND FEES OR COMMUNICATIONS PERTAINING TO THIS AGREEMENT DIRECTLY TO THE UNITED STATES PATENT AND TRADEMARK OFFICE, P.O. Box 9000, Washington, DC 20532-9000.

If you need assistance in completing the form, call 1-800-PTO-9100 and select option 2.

**POWER OF ATTORNEY OR
AUTHORIZATION OF AGENT**

1	1	1	1
Additional Member	MORAL CO. Judd Lewis		
Title	Pineapple plants numbered		
Action			
Comments			
Author/Editor Number	Honey 8810 11000010		

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Participation of Consumer Protection

2

 [View more recent issues](#)

Name	Registration Number
<u>John Bridge</u>	40533

as required by paragraph (A) to file a timely pre-appeal motion described above, and to request all documents to the Commission to be withheld from disclosure.

Please choose the most accurate address for the above-mentioned telephone number.

The One-coordinated Customer Number

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QUESTIONNAIRE ON CULTURAL MIGRATION

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Address	1707 N 35th St					
Address						
City	Washington	DC	90	20006		
Country	USA					
Telephone	202-463 3276	AM	202-463 3276			

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Statement under 57 CFR 0.27(e) is enclosed. This program

SOCIO-ECONOMIC CONDITIONS OF FISHERMEN OF AGRICULTURAL

Name	Hans R. Clegg	Signature		Number	1561	33-54
Date	June 30 1962	Periodic Examination of all the members of groups of sound of the same breed or sex recommended by expert. Blood serum must contain 0.005% total protein in every 100 ml. serum sample.				
<input checked="" type="checkbox"/>	Test of	3	Kids are infected.			

This document of information is required by 30 CFR 120 and 124. This information is required to obtain royalties or taxes on coal produced from coal seams located in the state of West Virginia. This information is required by 30 U.S.C. 120 and 30 CFR 124. This information is contained in Part 1 of the 1977 Coal and Anthracite Tax Act.

If you need assistance in completing the form, call 1-800-970-0128 and select option 2.

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PTO/SB/1 (06-03)

Approved for use through 11/30/2006. OMB 0651-0056

U.S. Patent and Trademark Office: U.S. DEPARTMENT OF COMMERCE

POWER OF ATTORNEY OR AUTHORIZATION OF AGENT

Application Number	
Filing Date	
First Named Inventor	MORALES JUAN LUIS
Title	Pineapple plant named.
Art Unit	
Examiner Name	
Attorney Docket Number	Honey Gold Pineapple

I hereby appoint:

 Practitioner or Customer Number

 Place Customer
Number Bar Code
Label here

OR

 Practitioner(s) named below:

Name	Registration Number
John Dodds	45533

as my our attorney(s) or agent(s) to prosecute the application identified above, and to transact all business in the United States Patent and Trademark Office connected therewith.

Please change the correspondence address for the above-identified application to:

 The above-mentioned Customer Number.

 Place Customer
Number Bar Code
Label here

OR

 Practitioner or Customer Number.

OR

<input checked="" type="checkbox"/> Firm or Individual Name	Dodds & Associates				
Address	1707 N Street				
Address					
City	Washington	State	DC	Zip	20036
Country	USA				
Telephone	202-463 32 75	Fax	202-463 32 78		

I am the:

 Applicant/Inventor. Assignee of record of the entire interest. See 37 CFR 3.71.
Statement under 37 CFR 3.73(b) is enclosed. (Form PTO/SB/06).

SIGNATURE of Applicant or Assignee of Record

Name	Thomas R YOUNG
Signature	
Date	30 June 2007
Telephone	305 520 3087

NOTE: Signatures of all the inventors or assignees of record of the entire interest or their representative(s) are required. Submit multiple forms if more than one signature is required. See below.

<input type="checkbox"/> Total of <u>3</u> forms are submitted.

This collection of information is provided by 37 CFR 1.31 and 1.33. The information is required to obtain or retain a benefit by the public which is to be (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 172 and 37 CFR 1.14. This collection is estimated to take 3 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22213-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22213-1450.

If you need assistance in completing the form, call 1-800-PTO-9199 and select option 2.